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APPLICATION NO. F		G DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/051,011	01/22/2002		Guerin Dubose Rife	RIF-114	7788	
21884	7590	07/17/2003				
WELSH & F			EXAMINER			
2341 JEFFERSON DAVIS HIGHWAY SUITE 112				DUONG, T	DUONG, THANH P	
ARLINGTON	ARLINGTON, VA 22202			ART UNIT	PAPER NUMBER	
				3711)7	
				DATE MAILED: 07/17/2003	//	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
	10/051,011	RIFE, GUERIN DUBOSE
Offic Action Summary	Examiner	Art Unit
	Tom P Duong	3711
The MAILING DATE of this communic	cation appears on the cover sheet v	with the correspondence address
A SHORTENED STATUTORY PERIOD FO THE MAILING DATE OF THIS COMMUNIO - Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this comm. - If the period for reply specified above is less than thirty (30 - If NO period for reply is specified above, the maximum stat - Failure to reply within the set or extended period for reply v - Any reply received by the Office later than three months aft earned patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no event, however, may a nication.) days, a reply within the statutory minimum of thuturory period will apply and will expire SIX (6) MC will, by statute, cause the application to become	a reply be timely filed litry (30) days will be considered timely. NHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).
1) Responsive to communication(s) file	ed on <u>17 June 2003</u> .	
2a) This action is FINAL .	2b) This action is non-final.	
		atters, prosecution as to the merits is
closed in accordance with the practi Disposition of Claims	ce under <i>Ex parte Quayle</i> , 1935 C	C.D. 11, 453 O.G. 213.
4)⊠ Claim(s) 61-72 is/are pending in the	application.	
4a) Of the above claim(s) is/ard	e withdrawn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>61-72</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restrict	ion and/or election requirement.	
Application Papers		
9) The specification is objected to by the	_	
10) The drawing(s) filed on is/are:	a) ☐ accepted or b) ☐ objected to by	the Examiner.
Applicant may not request that any obje	- · ·	
11) The proposed drawing correction filed	on is: a) approved b)	disapproved by the Examiner.
If approved, corrected drawings are req	uired in reply to this Office action.	
12) The oath or declaration is objected to	by the Examiner.	
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a claim	for foreign priority under 35 U.S.C	. § 119(a)-(d) or (f).
a) ☐ All b) ☐ Some * c) ☐ None of:		
 Certified copies of the priority of 	locuments have been received.	
Certified copies of the priority of	documents have been received in	Application No
Copies of the certified copies of application from the Internation See the attached detailed Office action	ational Bureau (PCT Rule 17.2(a))	
14) ☐ Acknowledgment is made of a claim fo	•	
a) The translation of the foreign lang	•	• ,,,
15) Acknowledgment is made of a claim for		
Attachment(s)		
1) 🔀 Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PT 3) Information Disclosure Statement(s) (PTO-1449) Pa	(TO-948) 5) Notice of	w Summary (PTO-413) Paper No(s) f Informal Patent Application (PTO-152)
.S. Patent and Trademark Office		Port of Departure 17

DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

1. Claim 68 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. In claim 68, the limitation "a bottom edge of said upper portion is defined by a ledge coincident with a top edge…" is indefinite and inaccurate. Herein, a ledge is best understood to be the cavity upper side wall 130 coincident with the interface 123. (See Applicant's disclosure page 9, lines 20-22).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 61-66, 68 and 71-72 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Teramoto et al. (4,645,207). Teramoto et al. discloses a set golf club irons (Figures 1- 2) including a hosel portion to receive a shaft (Figure 2), heel, toe, striking surface, top ridge surface, and bottom sole surface, wherein a rear surface having upper portion with a ledge and

the lower portion.

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lower portion extending entirely across from heel to toe; said upper portion extending downwardly toward bottom sole approximately midway between top ridge and bottom sole; lower portion extending upwardly toward top ridge approximately midway between bottom sole and top ridge; said lower portion including an elongated cavity solely in the lower portion of the rear surface; and ball striking face that is thinner than the thickness between the non-cavity portions and the ball striking face (Figures 4a, 4b, 4c). Note, Teramoto discloses that the volume of hollow portion or cavity gradually decreases from long iron to short iron and the sole width gradually increased from the short iron to the long iron (Col. 2, lines 18-35). Thus, it is inherent and obvious that a long iron has an upper portion extending downwardly less distance than a shorter iron due its larger cavity. Likewise, a shorter iron has a smaller volume of cavity in the lower portion which inherently provides an upper portion extending downwardly with greater distance toward

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 67 and 69-70 are rejected under 35 U.S.C. 103(a) as being unpatentable over Teramoto '207 in view of Gorman '835 and Antonious '924. Regarding claims 67 and 70, Teramoto '207 does not show a mass in the lower portion of the rear surface.

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Gorman '835 teaches a periphery mass 22 formed on the lower portion of the rear surface (Abstract) to improve weight distribution in the club head which improves accuracy and flight distance (Col. 1, lines 16-21). Antonious '924 also teaches weights are formed on the rear club face extending from heel to toe portion to improve weight distribution at the bottom portion of the club head (Col. 1, lines 5-68). Thus, it would have been obvious in view of Gorman and Antonious to fabricate the club head of Teramoto to include weights or mass in the lower portion of the rear surface as taught by Gorman and Antonious in order to further improving weight distribution in the lower portion of the rear surface. Regarding claim 69, Official Notice is taken that it is known in the art to provide insert with various specific gravity in the elongated cavity and it would have been obvious to do so here to improve moment of inertia and mass distribution.

Response to Arguments

Applicant's arguments with respect to claims 1-61 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tom P Duong whose telephone number is (703) 305-4559. The examiner can normally be reached on 8:00AM - 4:30PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paul Sewell can be reached on (703) 308-2126. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9302 for regular communications and (703) 873-9303 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1148.

Tom Duong July 8, 2003 Paul T. Sewell
Supervisory Patent Examiner
Group 3700